



{In Archive} Ward Transformer Superfund Site  
Mary Beth Deemer to: Matthew Hicks

03/22/2010 10:04 AM

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3 attachments



HICKS LETTER.PDF pic06962.gif pic10548.gif

Dear Matt - Has EPA had a chance to consider PCS's request for an extension of time?

Thank you for your consideration.

Regards,

Mary Beth

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Mary Beth Deemer  
Jones Day  
500 Grant Street  
Suite 4500  
Pittsburgh, PA 15219-2514

Telephone - 412.394.7920

Facsimile - 412.394.7959

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----- Forwarded by Mary Beth Deemer/JonesDay on 03/22/2010 10:01 AM -----

Mary Beth  
Deemer/JonesDay  
Extension 4-7920

03/09/2010 04:25  
PM

hicks.matthew@epamail.epa.gov

To

kstorain@potashcorp.com,  
michael.brom@potashcorp.com

cc

Subject  
Ward Transformer Superfund Site

Dear Matt:



10868449

Please see the attached correspondence.

Regards,

Mary Beth

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Mary Beth Deemer  
Jones Day  
500 Grant Street  
Suite 4500  
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Barbara L.  
DeMaye/JonesDay  
Extension 47249

03/09/2010 04:19  
PM

To  
Mary Beth Deemer/JonesDay@JonesDay  
cc

Subject

(See attached file: HICKS LETTER.PDF)

(Embedde Barbara deMaye  
d image Assistant to Mary Beth Deemer, Jennifer Betts, and Jennifer  
moved to Weiers

file:

pic06962

.gif) 500 Grant Street, Suite 4500, Pittsburgh, PA 15219-2514 • Direct  
Jones : 412.394.7249 • Fax: 412.394.5979 • Mobile: 412.913.4569  
Day bldemaye@jonesday.com

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# JONES DAY

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JP531642  
943785-680001

March 9, 2010

## VIA E-MAIL

[hicks.matthew@epamail.epa.gov](mailto:hicks.matthew@epamail.epa.gov)

Matthew L. Hicks, Esq.  
United States Environmental  
Protection Agency - Region 4  
OEA 13<sup>th</sup> Floor  
61 Forsyth Street SW  
Atlanta, GA 30303

Re: CERCLA §104(e)/RCRA §3007  
Request for Information (March 4, 2010)  
Ward Transformer Superfund Site


Dear Matt:

This Firm represents PCS Phosphate Company, Inc. ("PCS") in connection with the Ward Transformer Superfund Site. This letter will confirm our telephone conversation yesterday in which I requested a 30-day extension (until May 4, 2010) of the deadline to respond to the above-referenced information request. PCS had extensive business dealings with the Ward business entities and has collected thousands of pages of documents that pertain to those business dealings. The additional time requested is necessary to review these documents to determine which contain information responsive to U.S. EPA's information request and to respond to the information request accordingly.

As is evident from PCS's participation in the funding and performance of the ongoing removal action, PCS takes its environmental responsibilities seriously and very much appreciates your courtesy and consideration of this request.

If you have any questions or would like to discuss this request in more detail, please do not hesitate to telephone or to contact me by e-mail.

Very truly yours,



Mary Beth Deemer

cc: Mr. Michael Brom  
Karin S. Torain, Esq.

PII- 1212193v1

JONES  
DAY.

